PATENT COOPERATION TREATY

PCT

REC'D 2 7 FEB 2006

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference 64126	FOR FURTHER ACTION See Form PCT/IPEA/416		See Form PCT/IPEA/416								
International application No. PCT/US2004/043354	International filing date (a 24.12.2004	day/month/year)	Priority date (day/month/year) 24.12.2003								
International Patent Classification (IPC) or na	Lational classification and IP	C									
C08L101/00, C08K5/14, C08K5/343											
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Applicant	JC -1 -1										
DOW GLOBAL TECHNOLOGIES INC.et al.											
This report is the international pre- Authority under Article 35 and trans	. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.										
2. This REPORT consists of a total of	f 8 sheets, including th	is cover sheet.									
3. This report is also accompanied b	y ANNEXES, comprising	g:									
a. $oxtimes$ sent to the applicant and to	the International Burea	u) a total of 2 sheets	, as follows:								
sheets of the description	on, claims and/or drawin	gs which have been a	mended and are the basis of this report								
and/or sheets containir Administrative Instructi	and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).										
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.											
	ureau onlv) a total of (inc	dicate type and numbe	er of electronic carrier(s)) , containing a								
sequence listing and/or tab	les related thereto, in co	mputer readable form	only, as indicated in the Supplemental								
Box Relating to Sequence	Listing (see Section 802	of the Administrative	Instructions).								
4. This report contains indications re	ating to the following its	me:									
	aling to the following ite	1115.									
☐ Box No. I Basis of the opir	ion										
☐ Box No. II Priority											
		d to novelty, inventive	step and industrial applicability								
☐ Box No. IV Lack of unity of i											
⊠ Box No. V Reasoned state applicability: cita	nent under Article 35(2) tions and explanations :	with regard to novelty supporting such staten	r, inventive step or industrial nent								
m	applicability; citations and explanations supporting such statement Box No. VI Certain documents cited										
	n the international appli	cation									
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Date of submission of the demand		Date of completion of thi	is report								
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22.07.2005		28.02.2006									
Name and mailing address of the international	al	Authorized Officer									
preliminary examining authority:		7.441011204 O111061	ordisches Patenten,								
European Patent Office - P.B. NL-2280 HV Rijswijk - Pays Ba	5818 Patentlaan 2	Bergmans, K	11 moon 1								
Tel. +31 70 340 - 2040 Tx: 31 Fax: +31 70 340 - 3016	651 epo nl	•	**************************************								
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, INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/043354

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	Box I	No. I Basis of the report				
1.	With filed,	regard to the language , this report is based on the international application in the language in which it was unless otherwise indicated under this item.				
		his report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of:				
		international search (under Rules 12.3 and 23.1(b)) publication of the international application (under Rule 12.4) international preliminary examination (under Rules 55.2 and/or 55.3)				
 With regard to the elements* of the international application, this report is based on (replacement s have been furnished to the receiving Office in response to an invitation under Article 14 are referred report as "originally filed" and are not annexed to this report): 						
	Desci	ription, Pages				
	1-13	as originally filed				
	Claim	s, Numbers				
	1-6	as originally filed				
	□ а	sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing				
3.		The amendments have resulted in the cancellation of:				
] the description, pages] the claims, Nos.				
		the drawings, sheets/figs				
		☐ the sequence listing <i>(specify)</i> : ☐ any table(s) related to sequence listing <i>(specify)</i> :				
4						
4.	had n	This report has been established as if (some of) the amendments annexed to this report and listed below not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the lemental Box (Rule 70.2(c)).				
		☐ the description, pages ☐ the claims, Nos.				
		the drawings, sheets/figs				
		the sequence listing <i>(specify)</i> : any table(s) related to sequence listing <i>(specify)</i> :				
	* I	f item 4 applies, some or all of these sheets may be marked "superseded."				

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/043354

_	Box	k No. IV	Lack of unity of	nventior	1					
1.		In response to the invitation to restrict or pay additional fees, the applicant has: restricted the claims. paid additional fees. paid additional fees under protest. neither restricted nor paid additional fees.								
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.								
3.	This	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 anis								
		complied	d with.							
	\boxtimes	not comp	plied with for the fo	llowing re	easons:					
		see separate sheet								
4.	Cor	nsequently	y, this report has b	een estal	olished in re	espect of the follow	ring parts of the internat	tional application:		
		all parts.								
☑ the parts relating to claims Nos. 1,2,5,6.										
		c No. V olicability	Reasoned staten ; citations and ex	nent und planatio	er Article ns suppor	35(2) with regard ing such stateme	to novelty, inventive s ent	step or industrial		
1.	Sta	tement								
	Novelty (N)		Yes: No:	Claims Claims	1,2,5,6					
	Inventive step (IS)		Yes: No:	Claims Claims	1,2,5,6					
	Indi	ustrial app	olicability (IA)	Yes: No:	Claims Claims	1,2,5,6				
2.	Citations and explanations (Rule 70.7):									
see separate sheet										
_	Вох	k No. VII	Certain defects	in the int	ternationa	application				

The following defects in the form or contents of the international application have been noted:

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/043354

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/US2004/043354

Re Item IV Lack of unity of invention

The Examining Division found that the application lacks unity within the meaning of Rule 13.1 PCT, because the following separate inventions or groups of inventions are not so linked as to form a single general inventive concept:

The common concept between claim 1 and the rest of the independent claims is a polymeric composition comprising a free radical reactive polymer, an organic peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the degradation of the polymer or the carbon-carbon crosslinking of the polymer.

Document D1 (WO02092561) discloses a polymeric composition comprising a free radical reactive polymer, an organic peroxide, and a graftable stable organic free radical.

All the technical features of the common concept as indicated above are known from document D1. Therefore, the application lacks unity of invention within the meaning of Rule 13(1) PCT. The especial technical features according to rule 13 (2) PCT which provide a contribution over the prior art are not so linked to form a unitary inventive concept. Claim 1 defines a polymeric composition comprising a free radical reactive polymer, an organic peroxide having a half-life (130 °C) longer than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the degradation of the polymer. Claim 2 defines a polymeric composition comprising a free radical reactive polymer, an organic peroxide having a half-life (130 °C) longer than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the carbon-carbon crosslinking of the polymer. Claim 3 defines a polymeric composition comprising a free radical reactive polymer, an organic peroxide subject to formation of methyl radicals to a lesser degree than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the degradation of the polymer. Claim 4 defines a polymeric composition comprising a free radical reactive polymer, an organic peroxide subject to formation of methyl radicals to a lesser degree than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the carbon-carbon crosslinking of the polymer.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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Therefore the different inventions lead to different results. Consequently, the present set of claims breaks up in four inventions as follows:

Claims 1,5,6: A polymeric composition comprising a free radical reactive polymer, an organic peroxide having a half-life (130 °C) longer than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the degradation of the polymer.

Claim 2,5,6: A polymeric composition comprising a free radical reactive polymer, an organic peroxide having a half-life (130 °C) longer than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the carbon-carbon crosslinking of the polymer.

Claims 3,5,6: A polymeric composition comprising a free radical reactive polymer, an organic peroxide subject to formation of methyl radicals to a lesser degree than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the degradation of the polymer.

Claims 4-6: A polymeric composition comprising a free radical reactive polymer, an organic peroxide subject to formation of methyl radicals to a lesser degree than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the carbon-carbon crosslinking of the polymer.

There are four independent claims each one containing especial technical feature not linked by a common concept. Therefore, four different inventions can be identified. However, the examiner has grouped said four inventions in only two for the benefit of the applicant according to the following:

Claims 1,2,5,6: A polymeric composition comprising a free radical reactive polymer, an organic peroxide having a half-life (130 °C) longer than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the degradation of the polymer or the suppressing of the carbon-carbon crosslinking of the polymer.

Claims 3-6: A polymeric composition comprising a free radical reactive polymer, an organic peroxide subject to formation of methyl radicals to a lesser degree than dicumyl peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the degradation of the polymer or the suppressing of the carbon-carbon crosslinking of the polymer.

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: WO02092561

Novelty (Art. 33 (2) PCT)

The document D1 discloses a polymeric composition comprising a free-radical reactive polymer, free-radical organic peroxide, and a graftable stable organic free radical wherein the graftable stable organic free radical is characterised by the suppressing of the degradation of the polymer or the suppressing of the carbon-carbon crosslinking of the polymer. The subject matter of claims 1,2,5,6 over D1 is considered to be not novel (Art. 33(2) PCT).

Inventive step (Art. 33(3) PCT)

All the technical features of the present claims are described in the document D1. Therefore the claims 1,2,5,6 do not involve an inventive step (Art. 33(3) PCT).

PCT/US2004/043354

Re Item VII

Certain defects in the international application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, nor is this documents identified therein.

The specification for an international application should be capable of being understood without reference to any other document (cf PCT Guidelines Ch. II 4.17). The expression "hereby incorporated by reference" found in the description are therefore not according to the PCT requirements. The specification for an international application should be capable of being understood without reference to any other document (cf PCT Guidelines Ch. II 4.17). The expression "hereby incorporated by reference" found in the description are therefore not according to the PCT requirements.

Re Item VIII

Certain observations on the international application

Clarity (Art. 6 PCT)

- 1. The relative term "substantially" used in claims 1 and 2 has no well-recognised meaning and leaves the reader in doubt as to the meaning of the technical feature to which it refers, thereby rendering the definition of the subject-matter of said claim unclear (Article 6 PCT).
- 2. The claims of the present application are not supported by the description as required by Article 6 PCT. This inconsistency between the claims and the description leads to doubt concerning the matter for which protection is sought, thereby rendering the claims unclear.

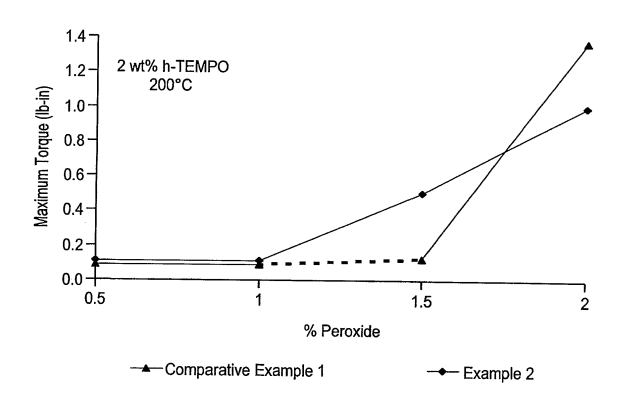
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FIG. 1



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FIG. 2

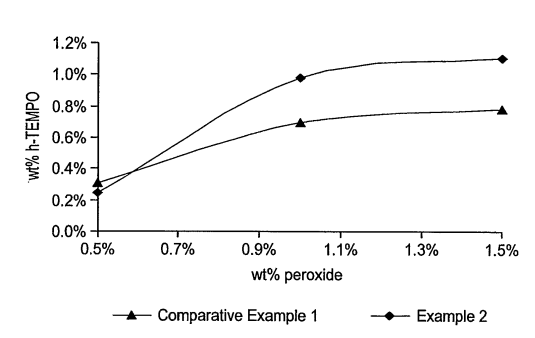


FIG. 3

